		AT	FILED 9:09 Am	
NO. C	NO. CV-00461-24-08		MAR 1 1 2025	
EXPRESS H2O PIPELINE AND ROW, LLC.,	§ §	IN THE DISTRICT OUR	DEPUTY	
Plaintiff	8 8		Exhibit §	
ys.	§ §	ANGELINA COUNTY	P-8	
WESTLAKE CHEMICAL OPCO, LP.,	§ §			
Defendant	§	159th JUDICIAL DISTRICT	r	

AGREED AMENDED DOCKET CONTROL ORDER - LEVEL THREE

DATE;	
March 14, 2025	PLAINTIFF EXPERT DISCLOSURE. Experts for Plaintiff shall be designated by this date, including the disclosures required by TRCP 194. A retained testifying expert not designated prior to the order deadline, or by the date allowed in any Rule 11
•	Agreement of the parties, shall not be permitted to testify absent a showing of good cause.
April 1, 2025	DISPOSITIVE MOTION DEADLINE. Deadline for Motions for Summary Judgment to be filed. Parties are not precluded from filing and having heard dispositive motions before the Final Pretrial. Hearing to be held before May 15, 2025.
April 18, 2025	PLAINTIFF PLEADINGS. Plaintiff shall file any amended pleadings by this date.
May 1, 2025	DEFENDANT EXPERT DISCLOSURE. Experts for Defendant shall be designated by this date, including the disclosures required by TRCP 194. A retained testifying expert not designated prior to the order deadline, or by the date in any Rule 11 Agreement of the parties, shall not be permitted to testify absent a showing of good cause.
May 5, 2025	DEFENDANT PLEADINGS. Defendant shall file any amended pleadings by this date
May 30, 2025	MEDIATION shall be completed by this date. Report to be filed with the court on or before this date. All persons agree to participate in mediation with the following person to serve as mediator:
	Name: <u>Andy Tindel</u> Address: <u>112 E. Line St. #304, Tyler, TX 75702</u> Phone: <u>903-596-0900</u>
	All parties shall attend and participate in mediation in good faith. Each party shall have an individual present with full settlement

	authority. Each party shall pay an equal share of the mediation		
July 15, 2025	FACT AND EXPERT WITNESS DEPOSITIONS.		
July 13, 2023	FACT AND EXPERT WITNESS DEPOSITIONS. Depositions of all witnesses shall be completed by this date.		
July 15, 2025	WRITTEN DISCOVERY. Written discovery shall be		
	completed by this date. Counsel may, by agreement, continue		
	discovery beyond this deadline.		
August 1, 2025	ROBINSON /DAUBERT MOTION. Any motions to disqualify		
	any expert witnesses or limit the testimony of any expert witness		
	must be filed by this date.		
August 1, 2025	PRETRIAL MATERIALS. By this date, all parties shall		
	file and exchange the following documents:		
	a. Designations of deposition excerpts intended to be played		
	or read to the jury;		
	b. Exhibit lists;		
	c. Witness lists;		
	d. Motions in Limine; and		
	e. Proposed Jury Charges		
August 10, 2025	OBJECTIONS AND CROSS DESIGNATIONS.		
	Objections to an opposing party's deposition designations,		
	exhibits or evidence, along with any cross-designations, must		
4	be filed by this date.		
August 15, 2025	9:00 C.m. (time to be set by court) FINAL PRETRIAL.		
	Counsel with authority must attend. All dispositive motions,		
	Daubert/Robinson challenges, objections to exhibits, objections		
	to deposition testimony, and motion in limine shall be set to be heard by the Final Pretrial. All counsel shall provide the Court		
	with proposed jury charges, preferably agreed ones. Motion in		
 	Limine will not be ruled upon after this date. Prior to		
}	commencement of voir dire, parties are ordered to exchange		
	the following and provide a copy to the Court: Exhibit lists,		
	Labeled exhibits, Witness lists (inform Court at earliest		
	opportunity of scheduling problems relating to witnesses),		
	estimate of length of trial,		
	Designation of deposition testimony to be offered.		
August 15, 2025	9.000. m. DOCKET CALL		
Sept. 8, 2025	8:30 a, m. JURY SELECTION		
Sept. 9, 2025	8:30 a. m. JURY TRIAL (Evidence Begins).		
	Should the need arise to change any deadline date in this Order,		
	counsel are strongly encouraged to change such date by		
	agreement rather than burdening the Court. Should such change		
	be made, all counsel must complete and sign a new Docket		
	Control Order and present same to the Court for its signature.		

Signed this the _____day of ______2025.

JUDGE PRESIDING

CERTIFIED COPY CERTIFICATE STATE OF TEXAS, COUNTY OF ANGELINA

I hereby certify that the above is a true and correct copy of the original record on file in my office. MEAGAN MOORE DISTRICT CLERK, ANGELINA CO. TX

___, Deputy